	r/l En
IN THE UNITED FOR THE SOUTH	O STATES DISTRICT COURT HERN DISTRICT OF ILLINOIS OCLERK, U.S. DISTRICT COURT EAST ST. LOUIS OF ILLINO OF ILLINO OCLERK, U.S. DISTRICT COURT EAST ST. LOUIS OF ILLINO OCCURT EAST ST. LOUIS OF ILLINO OCCURT EAST ST. LOUIS OF ILLINO OCCURT OCCURT
UNITED STATES OF AMERICA,	EAST ST. LOUIS OFFICE
Plaintiff,) CRIMINAL NO. 12-30260-GPM
VS.)
JOHN A. BRUMFIELD,)
Defendant.))

STIPULATION OF FACTS

Comes now the United States of America, by and through its attorneys, Stephen R. Wigginton, United States Attorney for the Southern District of Illinois, and George A. Norwood, Assistant United States Attorney, together with the defendant, JOHN A. BRUMFIELD, and his counsel of record, Todd Schultz, and herewith enter into the following stipulation of facts consistent with Section 1B1.3 of the United States Sentencing Guidelines pertaining to the defendant's relevant conduct.

Count 1

On July 3, 2012, in Centralia, Illinois, the Defendant knowingly and intentionally distributed a mixture and substance containing heroin to a confidential source working for law enforcement for \$100. The distribution of heroin was recorded with the use of audio and video recording equipment. An Illinois State Police forensic chemist would testify that the substance distributed by the Defendant was less than .1 gram of heroin. The Defendant knew that the substance he distributed was a controlled substance.

Count 2-

On July 4, 2012, in Centralia, Illinois, the Defendant knowingly and intentionally

distributed a mixture and substance containing heroin to a confidential source working for law

enforcement for \$100. The distribution of heroin was recorded with the use of audio and video

recording equipment. An Illinois State Police forensic chemist would testify that the substance

distributed by the Defendant was less than .1 gram of heroin. The Defendant knew that the substance

he distributed was a controlled substance.

Centralia, Illinois, is within Marion County, which is within the Southern District of

Illinois.

This stipulation of facts is intended only to provide the Court with a sufficient foundation

to accept the defendant's guilty plea and is not an exhaustive account of the defendant's involvement

in this criminal activity.

STEPHEN R. WIGGINTON United States Attorney

MHN A BRUMFIELD

Defendant

George A. Norwood

Assistant United States Attorney

<u>ker George</u> Norwioca

Todd Schultz

Attorney for Defendant

Date: 11-05-12

Date: 11.14.12

2